

County of Los Angeles DEPARTMENT OF CHILDREN AND FAMILY SERVICES

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July 24, 2013

To:

Supervisor Mark Ridley-Thomas, Chairman

Supervisor Gloria Molina Supervisor Zev Yaroslavsky Supervisor Don Knabe

Supervisor Michael D. Antonovich

From:

Philip L. Browning

Director

COUNSELING & RESEARCH ASSOCIATES D.B.A. MASADA HOMES FOSTER FAMILY AGENCY CONTRACT COMPLIANCE MONITORING REVIEW

The Department of Children and Family Services (DCFS) Out-of-Home Care Management Division (OHCMD) conducted a review of Counseling & Research Associates d.b.a. Masada Homes Foster Family Agency (the FFA) in September 2012. The FFA has three licensed offices. The offices are in the Second Supervisorial District, Fifth Supervisorial District, and San Bernardino County. All three offices provide services to County of Los Angeles DCFS foster children and youth. According to the FFA's program statement, its mission is "To provide children with a stable and supportive living environment while preparing them for reunification with their biological families or placement."

At the time of the review, the FFA supervised 104 DCFS placed children in 40 certified foster homes. The placed children's average length of placement was nine months, and their average age was 10.

SUMMARY

During OHCMD's review, the interviewed children generally reported: feeling safe at the FFA; having been provided with good care and appropriate services; being comfortable in their environment and treated with respect and dignity. The certified foster parents reported they were supported by the FFA staff in their efforts to provide care, supervision and service delivery to the children placed in their homes.

The FFA was in full compliance with seven of 11 sections of our program compliance review: Education and Workforce Readiness; Health and Medical Needs; Psychotropic Medication; Personal Rights and Social/Emotional Well-Being; Personal Needs/Survival and Economic Well-Being; Discharged Children; and Personnel Records.

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OHCMD noted deficiencies in the area of Licensure/Contract Requirements as the FFA was cited by Community Care Licensing (CCL) as a result of deficiencies and findings during CCL investigations of complaints.

OHCMD noted findings in the Certified Foster Homes area regarding no documentation of safety inspections and assessments/evaluations being done prior to recertification. Additionally, two foster parents did not complete their annual training hours.

In the area of Facility and Environment, it was noted that one certified foster home did not conduct disaster drills every six months.

In the area of Maintenance of Required Documentation and Service Delivery, we noted findings regarding the Needs and Services Plans (NSPs).

Attached are the details of our review.

REVIEW OF REPORT

On November 15, 2012, the DCFS OHCMD Monitor, Sharon Koga, held an Exit Conference with the FFA representative, Richard Coleman, FFA Director. The FFA's representative: agreed with the review findings and recommendations; was receptive to implementing systemic changes to improve their compliance with regulatory standards; and agreed to address the noted deficiencies in a Corrective Action Plan (CAP).

A copy of this compliance report has been sent to the Auditor-Controller and CCL.

The FFA provided the attached approved CAP addressing the recommendations noted in this compliance report.

OHCMD will confirm that these recommendations have been implemented during our next monitoring review.

If you have any questions, your staff may contact me or Aldo Marin, Board Relations Manager, at (213) 351-5530.

PLB:EM:KR RDS:NF:sk

Attachments

c: William T Fujioka, Chief Executive Officer
Wendy Watanabe, Auditor-Controller
Public Information Office
Audit Committee
Richard Coleman, Masada Homes FFA Director
Angelica Lopez, Acting Regional Manager, Community Care Licensing

MASADA HOMES FOSTER FAMILY AGENCY CONTRACT COMPLIANCE MONITORING REVIEW FISCAL YEAR 2012-2013

SCOPE OF REVIEW

The following report is based on a "point in time" monitoring visit. This compliance report addresses findings noted during the September 2012 review.

The purpose of this review was to assess Masada Homes Foster Family Agency (the FFA's) compliance with the County contract and State regulations and included a review of the FFA's program statement, as well as administrative internal policies and procedures. The monitoring review covered the following 11 areas:

- Licensure/Contract Requirements,
- Certified Foster Homes,
- Facility and Environment,
- Maintenance of Required Documentation and Service Delivery,
- Educational and Workforce Readiness,
- Health and Medical Needs.
- Psychotropic Medication,
- Personal Rights and Social Emotional Well-Being,
- Personal Needs/Survival and Economic Well-Being,
- Discharged Children, and
- Personnel Records.

For purposes of this review, 12 children were selected for the sample. The Out-of-Home Care Management Division (OHCMD) interviewed each child and reviewed their case files to assess the care and services they received. Additionally, four discharged children's files were also reviewed to assess the FFA's compliance with permanency efforts. At the time of the review, two placed children were prescribed psychotropic medication. OHCMD reviewed their case files to assess for timeliness of Psychotropic Medication Authorizations and to confirm the required documentation of psychiatric monitoring.

OHCMD reviewed four certified foster parent files and five staff files were reviewed for compliance with Title 22 Regulations and County contract requirements. Interviews were conducted with four certified foster parents to assess the quality of care and supervision provided to children.

CONTRACTUAL COMPLIANCE

OHCMD found the following four areas to be out of compliance.

Licensure/Contract Requirements

 The FFA had three certified foster homes cited by Community Care Licensing (CCL). The first certified foster home involved a building and grounds violations, as the common area

MASADA HOMES FOSTER FAMILY AGENCY PAGE 2

was used as a bedroom. The FFA representative responded that the FFA conducted training of the involved certified foster parents and ensured that all necessary action was taken to resolve all violations.

- In the second certified foster home, the violation was a personal rights violation involving foster children witnessing the certified foster parents' children showing the foster children the belt to illustrate to them who was in charge. The FFA home was decertified.
- For the third certified foster home, the violation involved criminal clearances not conducted on adults living in the certified foster home, the temperature in the certified foster home was 60 degrees at the time of the Licensed Program Analyst's (LPA) visit, and an adult was sharing a bedroom with his minor sibling without CCL exception. This home was also decertified.

Recommendation

The FFA's management shall ensure that:

1. All certified foster parents are trained in Title 22 Regulations and ensure that all certified foster homes are in compliance.

Certified Foster Homes

- OHCMD noted that two certified foster homes did not have documentation of safety inspection and re-assessment/re-evaluation prior to recertification. The FFA representative responded that they are doing monthly safety inspections, and would ensure that their Fontana office implements full safety inspections and re-evaluations prior to re-certification.
- Two certified foster parents did not complete the required annual training hours. The FFA
 representative responded that they would implement a tracking system for certified foster
 parents' training hours.

Recommendations

The FFA's management shall ensure that:

- 2. All certified foster homes receive safety inspections and re-assessments/re-evaluations prior or at re-certification, and that documentation is maintained in the file.
- 3. All certified foster parents complete the required annual training timely.

Facility and Environment

One certified foster home did not conduct disaster drills every six months. The FFA
representative responded that they would implement a tracking system to ensure that all
certified foster parents' disaster drills are conducted every six months and documented.

MASADA HOMES FOSTER FAMILY AGENCY PAGE 3

Recommendation

The FFA's management shall ensure that:

4. All certified foster homes conduct disaster drills every six months and maintain documentation.

Maintenance of Required Documentation and Service Delivery

- Two Needs and Services Plan (NSPs) did not have documentation of certified foster parents' participation in the development of the NSPs. The FFA representative responded that they would ensure certified foster parents participate in the development of the NSPs and sign the NSPs.
- One initial NSP was missing. The FFA representative responded that they would ensure that the NSPs are placed in the file when completed. The Fontana office representative stated that the NSP was probably completed, but they could not locate it, and the employee was no longer with the FFA.
- Two updated NSPs were one month late. The FFA representative responded that there was some confusion as to the due dates for the Updated NSPs/Quarterly Report. The agency will implement a tracking system to notify social workers when reports are due.
- Two Quarterly Reports were one month late. The FFA representative responded that there
 was some confusion as to the due dates for the NSPs/Quarterly Report. The FFA will
 implement a tracking system to notify FFA social workers when reports are due.
- Five children were visited approximately three times per month, instead of the required weekly visits during the first three months of placement. The FFA representative responded that the social workers will be trained in the contract requirements.

Recommendations

The FFA's management shall ensure that:

- 5. All certified foster parents participate in the development of the NSPs and sign the NSPs.
- 6. Initial NSPs are completed timely and a copy maintained in the child's file.
- 7. Updated NSPs are completed timely.
- 8. Quarterly Reports are completed timely.
- 9. Children are visited weekly during the first three months of placement per the County of Los Angeles contract.

PRIOR YEAR FOLLOW-UP FROM DCFS OHCMD'S FOSTER FAMILY AGENCY CONTRACT COMPLIANCE MONITORING REVIEW

The OHCMD's last compliance report dated June 13, 2012 identified seven recommendations.

Results

Based on our follow-up, the FFA fully implemented six of seven recommendations for which they were to ensure that:

- OHCMD is contacted for historical information regarding prospective certified foster parents prior to certification.
- Initial NSPs are comprehensive, including child specific, measurable, and time-framed goals.
- Updated NSPs are comprehensive, including child specific, measurable, and time-framed goals.
- All foster children are encouraged/assisted in maintaining a life book/photo album.
- All employees have documentation of initial training and emergency intervention training.
- Monthly CSWs contacts are documented in the case file.

One recommendation was not implemented:

 Re-evaluations/re-assessments for re-certification were not completed prior to recertification. The FFA representative responded that this was not implemented in the Fontana Office, and the FFA will train staff in that office to ensure that all required recertification documents are completed.

MOST RECENT FISCAL REVIEW CONDUCTED BY THE AUDITOR-CONTROLLER

A fiscal review of the FFA and Group Home was posted on December 28, 2012. The report identified \$16,935 in unallowable expenditures, and \$12,044 in unsupported/inadequately supported expenditures. The FFA submitted a fiscal corrective plan and has repaid the \$28,979 in full.

MASADA HOMES FOSTER FAMILY AGENCY CONTRACT PROGRAM COMPLIANCE MONITORING REVIEW-SUMMARY

130 W. Victoria Street Gardena, CA 90248 License Number: 19780616 1045 Bonita Avenue La Verne, CA 91750 License Number: 1978060 8485 Tamarind Avenue Fontana, CA 92335 License Number: 366099803

	Contract Compliance Monitoring Review	Findings: September 2012	
ĺ	Licensure/Contract Requirements (7 Elements)		
	 Timely Notification for Child's Relocation Serious Incident Report Documentation and Cross Reporting 	Full Compliance Full Compliance	
	 Runaway Procedures Are there CCL Citations/OHCMD Safety Reports If Applicable, FFA Ensures Complete Required Whole Foster Family Home Training 	3. Full Compliance4. Improvement Needed5. N/A	
	6. FFA Pays Certified Foster Parents Whole Foster Family Home Payments	6. N/A	
	7. Assessment of Certified Foster Parent (CFP) Prior to Placement of Two (2) or More Children	7. Full Compliance	
II	Certified Foster Homes (CFHs) (12 Elements)		
	Home Study and Safety Inspection Prior to Certification	1. Full Compliance	
	Contact with References/Including Check with OHCMD	2. Full Compliance	
	 Timely DOJ, FBI, CACI Timely, Completed, Signed Criminal Background Statement 	3. Full Compliance 4. Full Compliance	
	5. Health Screening & TB Test Prior to Certification6. Required Training Prior to Certification7. Certificate of Approval on File/Including Capacity	5. Full Compliance6. Full Compliance7. Full Compliance	
	Safety Inspection Every Six Months or Per Approved Program Statement	·	
	 Completed Training Hours for Re-certification and Current CPR/First-Aid/Water Safety Certificates 	·	
	 Current CDL/Auto Insurance/Annual Vehicle Maintenance Documentation for CFPs and Designated Drivers 	•	
	11. Other Adults in the Home: Health Screening/CDL/CPR DOJ/FBI/CACI/Auto Insurance	11. Full Compliance	
	12. FFA Assists CFPs with Transportation Needs	12. Full Compliance	
Ш	Facility and Environment (7 Elements)		
	1. Exterior/Grounds Well Maintained	1. Full Compliance	

	2.	Common Areas Maintained	2.	Full Compliance
	3.	Children's Bedrooms/Interior Maintained	3.	Full Compliance
	4.	Sufficient Educational Resources	4.	Full Compliance
	5.	Adequate Perishable and Non-Perishable Food	5.	Full Compliance
1	6.	•	1	•
	0.	Disaster Drills Conducted and Documentation	6.	Needs Improvement
		Maintained		
	7.	Allowance Logs Maintained	7.	Full Compliance
IV	Maint	tenance of Required Documentation/Service		
	Delivery (10 Elements)			
	1.	Department of Children and Family Services	1.	Full Compliance
		(DCFS) Children's Social Worker's (CSW)	2.	Needs Improvement
		Authorization to Implement NSPs		
	2.	NSPs Implemented and Discussed with CFPs	3.	Full Compliance
	3.	Children Progressing Towards Meeting NSP Goals	4.	Needs Improvement
	4.		** .	raccus improvement
	4.	Develop Timely, Comprehensive Initial NSP with	_	Noodo Impressement
	_	Child's Participation	5.	Needs Improvement
10	5.	Develop Timely, Comprehensive Updated NSPs		5
		with Child's Participation	6.	Full Compliance
	6.	Therapeutic Services Received	7.	Full Compliance
	7.	Recommended Assessments/Evaluations		
		Implemented	8.	Full Compliance
	8.	DCFS CSWs Monthly Contacts Documented in		· ,
		Child's Case File	9.	Needs Improvement
	9.	Develop Timely, Comprehensive Quarterly Reports	10.	Needs Improvement
	10.	FFA Social Workers Conduct Required Visits	10.	reces improvement
V	-			
\ \ \ \ \ \	Eauc	ation and Workforce Readiness (5 Elements)	13	
	1.	Children Enrolled in School within Three School	Full C	Compliance (ALL)
	''		i dii C	omphance (ALL)
		Days Children Attend Caback as Bassisad and FFA		
	2.	Children Attend School as Required and FFA		
]		Facilitates Children's Educational Goals Met		
	3.	Children's Academic Performance and/or		
		Attendance Increased		
	4.	Current Report Cards Maintained		
	5.	FFA Facilitates Child's Participation in		
		YDS/Equivalent/Vocational Programs		
VI	Healt	h and Medical Needs (4 Elements)		
"	IIGail	(+ Liententa)		
	1.	Initial Medical Exams Conducted Timely	Full C	Compliance (ALL)
	2.	Follow-up Medical Exams Conducted Timely		,,
	3.	Initial Dental Exams Conducted Timely		
1.	4.	Follow-Up Dental Exams Conducted Timely		
	4.	Tollow-Op Derital Exams Collucted Tilllely		

VII	Psychotropic Medication (2 Elements)					
	2 Elements)					
	1. Current Court Authorization for Administration of	Full Compliance (ALL)				
	Psychotropic Medication					
	Current Psychiatric Evaluation Review					
VIII	Personal Rights and Social Emotional Well-Being					
	(10 Elements)					
	Children Informed of Agency's Policies and	Full Compliance (ALL)				
	Procedures					
	 Children Feel Safe CFPs' Efforts to Provide Meals and Snacks 					
	4. CFPs Treat Children with Respect and Dignity					
	5. Children Allowed Private Visits, Calls and to	8				
	Receive Correspondence					
	6. Children Free to Attend or Not Attend Religious					
	Services/Activities	×				
	7. Reasonable Chores	140				
	8. Children Informed About Their Medication and	,.				
	Right to Refuse Medication					
	9. Children Aware of Right to Refuse Medical, Dental	**				
	and Psychiatric Care					
	 Children Given Opportunities to Participate in Extra-Curricular Activities, Enrichment and Social 					
	Activities					
	7.0071000					
IX	Personal Needs/Survival and Economic Well-Being					
	(7 Elements)					
	1. Clothing Allowance in Accordance with FFA	Full Compliance (ALL)				
	Program Statement (\$50 Minimum if After					
	November 1, 2012)					
	2. Ongoing Clothing Inventories of Adequate Quantity					
	and Quality 3. Children's Involvement in Selection of Clothing					
	3. Children's Involvement in Selection of Clothing4. Provision of Sufficient Supply of Clean Towels and					
	Personal Care Items Meeting Ethnic Needs					
	5. Minimum Monetary Allowances					
	, ,					
	6. Management of Allowance/Earnings					
	7. Encouragement/Assistance with Life Book					
X	<u>Discharged Children</u> (3 Elements)					
	Completed Discharge Summary	Full Compliance (ALL)				
	 Completed Discharge Summary Attempts to Stabilize Children's Placement 	Full Compliance (ALL)				
	3. Child Completed High School (if applicable)					
	o. Jima John protod Flight John Ji applicable)					

ΧI	Pers	onnel Records (9 Elements)	
	1. 2.	DOJ, FBI, CACI Submitted Timely Timely, Completed, Signed Criminal Background	Full Compliance (ALL)
	ļ	Statement	
	3. 4.	Education/Experience Requirements Employee Health Screening/TB Timely	
	5.	Valid CDL and Auto Insurance	
	6.	Signed Copies of FFA Policies and Procedures	
	7.	Staff Completed All Required Training and Documentation Maintained	
	8.	FFA Social Workers Have Appropriate Caseload Ratio	
	9.	Written Declarations for Contract FFA Social Workers That Caseloads Not Exceed Total of 15 Children	



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January 18, 2013

Sharon Koga
Out of Home Care Management Division
County of Los Angeles
Department of Children and Family Services
9320 Telstar Ave. Ste. #206
El Monte, CA. 91731

Re: Corrective Action Plan for Masada Homes FFA (Amended from 12/4/2012)

Dear Ms. Koga,

Based on the findings of from the Final Performance Evaluation of 11/15/2012 the following Corrective Action Plan will be implemented:

Item I.4 – Masada received one CCL complaint on buildings and grounds during the review period. All foster parents were trained on applicable safety regulations for the home. Another parent was cited for threatening their birth child in front of the foster child. The foster parents received a two hour training on personal rights and discipline. There were four citations at one home: that workmen were living in the home, that an 18 year old sibling was in a room with a minor, that the temperature in the children's' room was not adequate and that foster children were not allowed to use the living room. Masada investigated immediately and found no evidence that workmen were living in the home and appealed this citation, an exception for the 18 year old sibling was obtained, the central heating, which was down during construction was restored, and the parent was trained on personal rights of children. This home was later decertified.

Item II.15 – Masada completes safety inspections on each home monthly. Annual and six month inspections will be completed using the complete and more detailed home inspection protocol.

Item II.16 – Masada will ensure that foster parents complete the required training through closer monitoring throughout the year. No home will be recertified unless the required training has been completed.

Item III.25 – All staff and foster parents have been reminded of the need to conduct disaster drills. Supervisors will monitor staff compliance and ensure all documentation is in the file.

Item IV.28 – Social work staff will include the foster parent in setting goals and service objectives and obtain signatures to document their participation.



... building a foundation

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Item IV.30 – All social work staff have been trained on the development of appropriate needs and services plans. Supervisors will monitor staff compliance and ensure all documentation is in the file.

Item IV.31 – Masada has instituted an improved tracking system to notify staff and supervisors of upcoming NSPs due and monitor their quality and timely completion.

Item IV.35 – Masada has instituted an improved tracking system to notify staff and supervisors of upcoming Quarterly Reports due and monitor their quality and timely completion.

Item IV.36 – Social work staff have been re-trained on the requirements for visits to placed children. Supervisors will monitor to ensure that children are seen weekly during the first ninety days of placement.

If you have any further questions or concerns, please call me at (310) 715-2020 ext. 212.

Sincerely,

Richard Coleman, MFT

FFA Director